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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/083,319	10/19/2001	Ravi Narayanan	O&L 1000-1070	4118
75	90 05/20/2005		EXAM	INER
KERMIT D. LOPEZ / LUIS M. ORTIZ			DOAN, DUYEN MY	
ORTIZ & LOPI P.O. BOX 4484			ART UNIT	PAPER NUMBER
	UE, NM 87196-4484		2143	
			DATE MAILED: 05/20/2000	•

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)	V			
Office Action Summary		10/083,319	NARAYANAN ET AL.				
		Examiner	Art Unit				
		Duyen M. Doan	2143				
Period f	The MAILING DATE of this communication reply	on appears on the cover sheet wi	th the correspondence address				
THE - External control	IORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICAT ensions of time may be available under the provisions of 37 r SIX (6) MONTHS from the mailing date of this communicate period for reply specified above is less than thirty (30) day of period for reply is specified above, the maximum statutory ure to reply within the set or extended period for reply will, be reply received by the Office later than three months after the period patent term adjustment. See 37 CFR 1.704(b).	FION. CFR 1.136(a). In no event, however, may a retion. s, a reply within the statutory minimum of thirty period will apply and will expire SIX (6) MON by statute, cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communicatio ANDONED (35 U.S.C. § 133).	on.			
Status	÷						
1) 又	Responsive to communication(s) filed or	n 14 May 2003					
• • • •		This action is non-final.					
3)□	Since this application is in condition for a		ers, prosecution as to the merits is	s			
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5)	Claim(s) <u>1-32</u> is/are pending in the application of the above claim(s) is/are with Claim(s) is/are allowed. Claim(s) <u>1-32</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction	ithdrawn from consideration.					
Applicat	ion Papers						
9)[The specification is objected to by the Ex	aminer.	·				
10)🖂	The drawing(s) filed on 19 October 2001	is/are: a)⊠ accepted or b)□ ol	ojected to by the Examiner.				
	Applicant may not request that any objection	to the drawing(s) be held in abeyan	ce. See 37 CFR 1.85(a).				
_	Replacement drawing sheet(s) including the		•	d).			
11)[The oath or declaration is objected to by	the Examiner. Note the attached	Office Action or form PTO-152.				
Priority	under 35 Ü.S.C. § 119						
a)	Acknowledgment is made of a claim for for All b) Some * c) None of: 1. Certified copies of the priority doce 2. Certified copies of the priority doce 3. Copies of the certified copies of the application from the International Reserved Certified detailed Office action for	uments have been received. uments have been received in A e prionty documents have been Bureau (PCT Rule 17.2(a)).	pplication No received in this National Stage				
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	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-9		ummary (PTO-413))/Mail Date				
3) 🔲 Infor	mation Disclosure Statement(s) (PTO-1449 or PTO/ er No(s)/Mail Date	· · · /	formal Patent Application (PTO-152)				

Art Unit: 2143

Detail Action

Claims 1-32 are presented for examination.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-2, 11, 14-15, 17-18, 27, 30-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hind et al (us 2002/0161801) (hereinafter Hind) in view of Gupner et al (us pat 6195709).

As regarding claim 1, Hind discloses routing said object over said distributed computer network utilizing an object router, which can parse said object and apply said associated processing information contained within said object, thereby permitting said object router to become self-programmed for varying data formats (see Hind paragraph 33-34, pg.4). Hind does not expressly disclose designating an object which comprises a self-contained module of data and associated processing information.

Gupner teaches designating an object which comprises a self-contained module of data and associated processing information (col.1, lines 45-47).

Application/Control Number: 10/083,319

Art Unit: 2143

It would have been obvious to one with ordinary skill in the art at the time of the invention was made to combine the teaching of Gupner to the method of Hind to have the object being self-contain for the purpose of easier to debug, maintain, and enhance object oriented software (see Gupner col.1, lines 60-61).

As regarding claim 2, Hind-Gupner discloses object router comprises an objectoriented router (see Hind paragraph 33-34, pg.4, XML is an instant of object oriented).

As regarding claim 11, Hind-Gupner discloses associated processing information comprises at least one software method (see Hind pg.4, paragraph 33-34, software or instructions for carrying out the translation).

As regarding claim 14, Hind-Gupner discloses object router can route proprietary data (see Hind pg.3, paragraph 19-20).

As regarding claim 15, Hind-Gupner discloses object router can route standard data (see Hind pg.3, paragraph 19-20).

As regarding claim 17, the limitations are similar to limitations of claim 1 therefore rejected for the same rationale as claim 1.

As regarding claim 18, the limitations are similar to limitations of claim 2 therefore rejected for the same rationale as claim 2.

As regarding claim 27, the limitations are similar to limitations of claim 11 therefore rejected for the same rationale as claim 11.

As regarding claim 30, the limitations are similar to limitations of claim 14 therefore rejected for the same rationale as claim 14.

Application/Control Number: 10/083,319

Art Unit: 2143

As regarding claim 31, the limitations are similar to limitations of claim 15 therefore rejected for the same rationale as claim 15.

Claims 3-10, 12-13, 16, 19-26, 28-29, 32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hind and Gupner as applied to claim1 above, and further in view of Hossain (us 2002/0133532).

As regarding claim 3, Hind-Gupner discloses all the limitation of claim 1 above but the combination does not disclose object router to construct said object by dynamically downloading said associated processing information corresponding to data received from an external data source.

Hossain teaches object router to construct said object by dynamically downloading said associated processing information corresponding to data received from an external data source (see Hossain pg.3, paragraph 37-38).

It would have been obvious to one with ordinary skill in the art at the time of the invention was made to combine the teaching of Hossain to the method of Hind-Gupner to receive the processing data from external source for the purpose of easier to maintain or enhance the routers.

As regarding claim 4, Hind-Gupner-Hossain discloses constructing said object utilizing an end device by packaging said data and said associated processing information; and transmitting said object to said object router (see Gupner col.3, lines 11-67).

Application/Control Number: 10/083,319

Art Unit: 2143

As regarding claim 5, Hind-Gupner-Hossain discloses routing said data and said associated processing information utilizing an object router, such that said data and said associated processing information may be utilized by a subsequent object router to continue routing said data further through said distributed computer network (see Hind pg.4, paragraph 33-34).

As regarding claim 6, Hind-Gupner-Hossain discloses subsequent object router comprises a next-hop object router (see Hind pg.4, paragraph 33, plurality of routers).

As regarding claim 7, Hind-Gupner-Hossain discloses downloading other associated processing information utilizing a received object; and thereafter constructing a new object (see Hind paragraph 33-34, also see Hossain pg.3, paragraph 37-38).

As regarding claim 8, Hind-Gupner-Hossain discloses object router can utilize said data or said associated processing information embedded in said object to download said other set of associated processing information (see Hossain pg.3, paragraph 37-38, downloading instructions from other source or internal source). The same motivation was utilized in claim 3 applied equally well to claim 8.

As regarding claim 9, Hind-Gupner-Hossain discloses object router can utilize said data or said associated processing information embedded in said object to download said other set of associated processing information to augment current associated processing information (see Hossain pg.3, paragraph 37-38, downloading instructions from other source or internal source). The same motivation was utilized in claim 3 applied equally well to claim 9.

As regarding claim 10, Hind-Gupner-Hossain discloses object router can utilize said data or said associated processing information embedded in said object to download said other set of associated processing information to replace said current associated processing information (see Hind pg.4, paragraph 33-34, translating from one format to other format).

As regarding claim 12, Hind-Gupner-Hossain discloses at least one software method is present within said object (see Gupner col.1, lines 45-47). The same motivation was utilized in claim 1 applied equally well to claim 12.

As regarding claim 13, Hind-Gupner-Hossain discloses at least one software method is associated with said object (see Gupner col.1, lines 45-47). The same motivation was utilized in claim 1 applied equally well to claim 13.

As regarding claim 16, the limitations of claim 16 are the combinations of claims 3-7, therefore rejected for the same rationales as above.

As regarding claims 19-26, the limitations are similar to claims 3-10 respectively, therefore rejected for the same rationale as claims 3-10.

As regarding claim 28-29, the limitations are similar to claims 12-13 respectively, therefore rejected for the same rationale as claims 12-13.

As regarding claim 32, the limitations of claim 32 are similar to claim 16, therefore rejected for the same rationale as claim 16.

Application/Control Number: 10/083,319 Page 7

Art Unit: 2143

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Duyen M. Doan whose telephone number is (571) 272-4226. The examiner can normally be reached on 9:30am-6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David A. Wiley can be reached on (571) 272-3923. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Examiner Duyen Doan Art unit 2143

> DAVID WILEY SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100